

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

MONTY C PEPPER
v
THOMAS CARROLL
BAMBI THOMAS
JAMES GARDELS
THOMAS SEACORD

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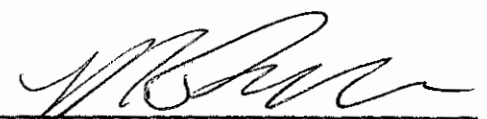
C.A.No 05-084-JJF

PLEASE TAKE NOTICE that the attached - Memorandum of
fact in support of writ of Mandamus is herewith presented to
Court for consideration

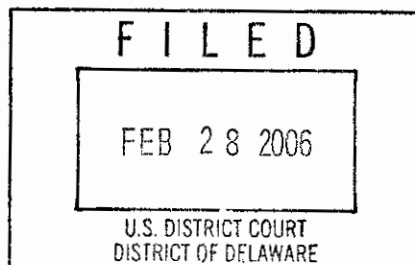
PLAINTIFF in filing on or about February 15 2005 a complaint was filed
in Federal District Court for the District of Delaware against Thomas Carroll
Bambi Thomas James Gardels Thomas Seacord case(D.I.2)

PLAINTIFF in ~~ansuring~~ Reply the above presents this to the
COURT

DATED THIS DAY 23 OF February 2006



MONTY C PEPPER
1181paddock Rd
Smyrna DEL 19977



IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

MONTY C. PEPPER

Plaintiff

Vs.

C.A.No: 05-084-JJF

THOMAS CARROLL et.al.

Memorandum of Fact

Now Comes Plaintiff To reply To Defendants
objection To DI 25 writ of Mandamus which The Court
considers a Permanent Injunction on 12/15/2005

I Defendants argue That Plaintiff has failed To exhaust
his administrative remedy under The Prison Litigation Reform
act (As in III of Defendants motion)

The P.L.R.A. under 42 USC § 1997e (a) provides
no action shall be brought with respect To prison
"conditions" under section 1983 of This Title or any
other federal law by a "prisoner confined in any Jail
prison or other correctional facility until such
"administrative remedies as are available are exhausted"

Plaintiff asserts That The right To access The courts is
a "fundamental right" and as such is not a "condition" of a
prison as described in 42 U.S.C. 1997e (a)

The right To access The court is a fundamental right

guaranteed by The 1st Amendment 6th Amendment and 14th Amendment and does not fall under The P L R A requirements

However Plaintiff asserts that whether or not Access To The Courts fall within The P.L.R.A.'s scope he made a "good faith effort" To exhaust administrative remedy Through The Grievance process. (Exhibit B) however The fact is This process AT Delaware Correctional Center (D.C.C.) has fallen below The rules put forth in Grievance Procedure 4.4 (Exhibit A) and have become ~~ineffective~~ ineffective and remedy can not be obtained within The required Time in Rule V (3) or meaning ("shall afford The grievant a meaningful remedy" "within a reasonable specified Time period") and Rule V ?

(The "maximum" period between initial grievance receipt and final appeal shall not exceed 180 days ") and Level I (I.G.C.) informal Resolution where The housing supervisor would be given a copy in 2 day of receipt attempt To remedy and report within 3 days form 175. Level II The R.G.C. will convene within 30 days of (Level I) complete receipt I.G.C.) I.G.C. receipt of The Grievance To examine The issue and documented investigation data Form 175 here Testimony and make recommendation "The Grievant will be offered the opportunity To participate in The R.G.C.

hearing") ect.ooo

As (Exhibit B) grievance No# 19576 which was filed on 10/19/2005 and Level I, was conducted 1/24/2006 some 98 days later. Plaintiff filed writ of Mandamus on 12/15/2005 60 days after attempting remedy through D.C.C. Grievance process where remedy as in (Exhibit C) shows That no consideration To remedy The issue was Taken and as such This will move To Level II. This is The status That The grievance no#19576 is at now, some 119 days later, as (Exhibits D throu) show That many grievances are checked non grievancable and ends remedy others have no remedy for upwards of 250 to 450 days and "all" are denied with out any meaningful remedy (Exhibit E)

Plaintiff There by considers any meaningfull remedy has been in good faith attempted and as in (Felicione V Goord 1998 WL 436858)

"Prisoners who are Thwarted by Prison officials in Their attempts

To exhaust administrative remedies are excused from exhaustion requirement"

And as in (Farquhar v Hamlet WL 680683 ND Cal 2001 Sweet V Cooper WL 679495 2001 Ware V Thehune WL 680225 ND Cal 2001 Pritchett v Page WL 1838150 ND Ill 2002) "State prisoner exhausted when officers said non grievancable and prisoner purportedly recived no response from grievance's"

Plaintiff has "exhausted all available remedy," where waiting another 100 or 200 days to go through Level II and Level III and appeal will be fruitless. Where in *Casanova v Dubois* 304 F.3d 75 (1st Cir. 2002) The court held that when D.O.C. of Mass. treated grievances as non-grievable exhausted remedy further in (Exhibit C) an answer has been given to deny any extra time in the law library and as in *Camp v Brennan* 219 F.3d 279 (3rd Cir. 2000) The court found "

" if inmate has already received an answer to his complaint there is authority for the proposition that such an inmate has exhausted his remedies and there is no need for the inmate to jump through any further administrative hoops to get the same answer "

II Defendants contend that Plaintiff's criminal case is closed, and barred from appeal, and barred of post conviction relief where Defendants contend Plaintiff had only one year to do so. First Plaintiff was sentenced before Superior Court Rule 61(i) 1 year Rule took effect, and has 3 years to file post conviction relief and is not barred.

Plaintiff's failure to file appeal was barred by the

plea on T.I.S. sheet question () and counsel failed to file appeal of sentence as well as to many other errors.

"Plaintiff was harmed by D.C.C. and Defendant Carroll by restricting access to law to "confirm ineffectiveness" of counsels Beth Savitz esq and Sheryl Rush Milstead who neither would take the time to inform the Plaintiff of law or legal strategy as to his case and made numerous errors" Due to these errors

Plaintiff on Jan 30 2006 filed Motion for Post Conviction relief (Exhibit F) which in it self contains only part of the arguments which Plaintiff wanted to address and only what the Plaintiff could gather and research in limited time in the law library. This is active and plaintiff is still working on other constitutional issues (Exhibit B) that have merits. Further Plaintiff has filed "Petition for Return of Property" again this motion contains only part of what Plaintiff could gather from law library to address his case. again this case has merits and was presented to Commissioner for redress (Exhibit H). The "Petition for Return of Property" (Exhibit H) will in the future "if not denied" have a hearing and Plaintiff will need adequate legal knowledge and court rules to prevail on any argument. This can only be done by research

As well as Plaintiff's Post Conviction where amended

complaint and arguments need to be added

Further more Plaintiff has The instant case 05-084 JJF That is a extremely important case as abuses are "criminal" not just a denial of Constitutional rights. Plaintiff was deterred from filing charges of Terrorist Threatening on guards as well as retaliation from filing grievances as well as abuse that amounted to Torture, mentally, and physically, and denial of access to Courts and counsel that was purposely, maliciously intensely done to Plaintiff to harm. This was done in "enjoyment" by The Defendants and has been attempted to be covered up as affidavits false statements will show.

Plaintiff can not prevail with out adequate meaningful access to Law Library research.. or appointed Counsel

Plaintiff will be appealing any adverse decisions and will need access then and before for appeals Court 3 district

Plaintiff asserts That The Loss of motion 61 Post Conviction would cause Plaintiff To be denied Justice as To counsels Failures and ineffectiveness as well as Sentence Recommendation was not Followed or Fulfilled and did cause prejudice and Failure for Court and Counsel To adhere To Superior Court Rule 32(1)(3) caused prejudice in effect with draw of Plea Specific Performance or Resentencing is in order if denied The unjust sentence would stand 13½ years over Plea

Plaintiff asserts That Loss of 'Petition For Return of Property' would result in injustice where Property in question was not used in any crime and not implicated in any crime, and was kept against Superior Court Rule 11§2311 and Rule 40

one of The computers in question belongs To my son Matthew Pepper as a single father my son was in my placement from 1995 untill date 2004 he is 11 now . The harm would be Plain injustice , harm To my son's property Police and Procution Failure To adhere To Rules and law without any correction or punishment and will affect others (Public) with The same injustice

Plaintiff in Constitutional questions of law affect The public as much as The Plaintiff where The state has used marriage To exempts one from rape charges under Del law 11.770 13.123 allows For marriage 12 years and up . Also dealing under 11s1109 is over broad . where any one of These can provide Justice To The Plaintiff and more will supply facts if needed (Exhibit G)

These were not included in b1 motion because They are incomplete but also Plaintiff wants (no impression on lack of remorse) where The Plaintiff has and had a "sexual addiction" To The internet Porn which he "sought help for" and Plaintiff counsel failed To put fourth any mitigating facts in his favor Plaintiff was devastated at The loss of his Son The Court Took nothing in To account because of Counsel (see b1 motion) Exhibit F

Finally The Failure of The instant case 05-084-JJF would allow for abuses To continue Those responsible To escape criminal charges. With out The installation of ^{video-recording} video on Teirs cct will allow danger To inmates as well as Prison Officials To go unchecked and no way For remedy where To day if a inmate is attacked he gets a write up To where unruly inmates go unchallenged and false accusations would be a Thing of The past "increasing security" For all in The Prison. and delivering a Just way To Confront on going abuse Where officers Taunts unlike The defendant's contend are harmless are a "extreme Security Risk" To inmates as well as guards and on release (The public). Denial of "Meaning Full rehabilitation" is directly against Del Code 11 § 201 and indangers The public and The inmates upon release as a repeat offender and would save The public money Gouging of commissary is fundamentally unjust and sets a example To inmates That The State is unfair unjust and uncaring as well as damage To "Family's" where most inmates money's come from The "Family" high prices also cause a black market and a easily decided barter item Lower prices would take more items. Punitive compensatory, mental, damages, would cause The Prison officials To conform To rules and inforce Them. Medical as shown in other cases of death has extream negative results when They fail To follow rules. AT a loss of This case would cause damage To public Family's and inmates and officials all would be harmed AT a Loss of The instant Case

Plaintiff has shown That he has attempted in good faith

To exhaust remedy. Plaintiff has shown That he has on going cases in State Criminal Court State Civil Court and US District Court which all have merit ~~ka~~ and all can be won.

Plaintiff has shown That The harm of The cases above are verry important and not Frivolous, and without relife from the instant Mandamas / Perment Injunction The Plaintiff will fail. not To succeed. As Proof To This issue Plaintiff put fourth (Exhibit I) This is how case law Rules and Cite Cases and Del Code are "copxed" no photo copys allowed even Though Supreme Court Rule 15 b (6) The court wants Photo Copied case law and even defendants have included photo copied law This puts The plaintiff at a severe disadvantage and unequal footing.

As (Exhibit I) shows how long ie how much Time is invested in copying, additional evidence available, Time date on each page

Photo copying alone would releave any congestion in The law library Mr Johnson refuses. The copying of law Takes 2/3 of The Plaintiff Law Library Time

As To showing That The defendants Carroll would be harmed or not Plaintiff puts fourth The following fact

First (Exhibit J) mr Johnson's Affidavit

he First contend in statement 3 That "request for The days They wish To use The Law Library" is untrue only 2 days a week are allowed in V building at The Time of This

motion That was wednesday at 9:45 - 2:20 and ~~by~~ Fridays 7:30 - 9:20
no other days allowed That was 4 hr 2 min on Wed and 1:45 20 min
now being in D building he gets 9:45 - 2:20 on Tuesday and Thursday
only no extra time. Mr Johnson says in his affidavit That
extra time is given yet Plaintiff and others are not afforded
extra time, in statement 4[#] Mr Johnson states That
room is limited yet one room approximately 20' by 30' goes
unused and computers That are in boxes That are not used and are
suposto be for Typing legal work. however as (Exhibit K)
shows 20 inmates is verry rare and normally only 5 to 10
inmates, 10th Friday Plaintiff and only one other inmate were present
#5 Plaintiff would request records if needed
#6 Times stated are accurate but in The hour and a half
in The morning Plaintiff and others only can check books out
"one Time" untill after lunch at 12:00

(Statement) This in [#] 2 from ~~Aug~~ - Aug - Feb approximately 320 hours for
a six month period some 180 days This would appear To be alot
of Time except most Time is used To copy case law Rules and
Delaware Code and other legan materal as shown in Exhibit
which contains a Time on each page

As To Brian Engren's Affidavit (Exhibit L) As in

3 statement "They must request law library services"

The law library service in the ~~SHU~~ S.H.U. is a page system where only pages of law or case law no books only chapters or pages. There no Face To Face meeting with Paralegals. As a person with "NO" law experance Plaintiff had no Idea what To ask for or which direction To go. As on Apr 2004 Plaintiff's Counsel filed a motion To withdraw (Exhibit) and as counsel failed To present any effort in That motion. at The same Time Plaintiff fired counsel a payed attorney for failing To investigate abuse of search warrant and failure To investigate discovery as well as other errors as well as failing To attack Prosecutorial Vindictive Misconduct. As such Plaintiff case was Delayed for four months and in This Time ~~where~~ was when Defendants denied Plaintiff legal calls and not untill Feb 2005 was counsel appointed and Then case was delayed again for 2 months again Defendants Faile To allow Phone Calls To Lawer, Plaintiff Due To first Counsel failure To inform Plaintiff of law and charges with respect To law and failed in obvious mistakes and came To court compleatly unprepaired. This was why Plaintiff had To research his rights as well as The abuse and denial of constitutional

rights By The defendants where even after The court was notified of The abuses and denials (Exhibit) and counsel was Told public Defender Sheryl Rush M. listed she informed That her boss Lawrence Sullivan would not allow attorneys To help Their clients with abuses in D.C. yet They were Fully aware

As in statement 5th Brian Engram states That Turn around Time is 3 To 5 days This is not True As (Exhibit M) shows That request as date in and date out looks good on paper but "factually False" due To The large amount of Plaintiff puts Fourth (a sample) This extends From Dec 04 - March 05 if The Court looks in and out dates do not conform To sheet as well as request case law and questions and law is not Filled and date sent IT is sent "in House mail" and would Take a additional day or Two . This is not what Mr Engram Puts Forward To The court he states That 5.th The average Turn around Time for Mr Peppers request is 3 To 5 days when in fact it is more like 8 To Two weeks before some case law or answers question are answered and Then law requested There for access was not meaning full or effective and as Plaintiff knolage in The suit and Amendments Show The knolage To proper rules or rights were not There and as so impeded and blocked access To The Courts and Mr Engram's statements are misleading and False

Plaintiff To show actual damage Plaintiff Failed
on his 32 withdraw of Plea yet fact in (Exhibit IV) 61
motion will show fact That success was possible

Plaintiff puts fourth (Exhibit IV) denial of sentence
reduction on 19 of July "other exhibits not enough room"

Plaintiff puts fourth Petition for return of property
Dated Jan 11 05 and Totally insufficient Plaintiff
did not send yet it was notarized Plaintiff could not research
To attack it properly (Exhibit IV)

Plaintiff puts fourth (Exhibit F) motion 61 Post
conviction as it is not fully finished and lacks case law
To support his case

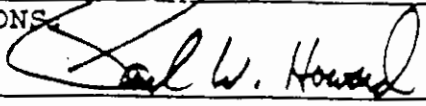
Plaintiff puts fourth his reply to States objection
Initial Complaint D12 where it was not finished when sent to
court as put fourth in the motion

Plaintiff request only That added days To access The law library To Prosecute his civil criminal and Fedral Civil cases . As Plaintiff has shown That no more Than 3 To 10 inmates attend on Tuesdays and Thursdays and This is The average and as such will cost Defendant Carroll nothing and as To The public The Plaintiff as being denied his Constitutional rights and as a citizen and Plaintiff feels he was Treated unfairly . "Where a lie detector in his criminal case would had found The Accuser not Telling The Truth"

Extra Time will cause no one security or money where if There were 50 inmates wanting access each day D.C.C. would have a problem and is uneccept To handal a small fraction of The 2400 inmates

Plaintiff request Extra Time on days requested and day Time hours . I would ask The Court To Consider site case law To be Photo copied and law as needed which would save The prison money and Time and speed up inmates effectiveness and make The limited Time meaningfull

EXHIBIT A

STATE OF DELAWARE	PROCEDURE NUMBER:	PAGE:
BUREAU OF PRISONS	4.4	1 OF 7
PROCEDURE MANUAL	RELATED ACA STANDARDS: 36	
CHAPTER: 4 DECISION-MAKING RELATING TO INMATES	SUBJECT: INMATE GRIEVANCE PROCEDURE	
APPROVED BY THE CHIEF, BUREAU OF PRISONS: 		
EFFECTIVE DATE: <i>Revised</i> 5/15/98		

I. AUTHORITY: DOC Policy 4.4

II. PURPOSE:

To establish an Inmate Grievance Procedure designed to reduce tension in correctional facilities and to effectively resolve the vast majority of cases within our system. Every inmate will be provided a timely, effective means of having issues brought to the attention of those who can offer administrative remedies before court petitions can be filed.

NOTE: Inmates are encouraged to seek their counselors' advice on how to best pursue a response to concerns before prematurely filing a grievance under the guidelines that follow.

III. APPLICABILITY:

All BOP employees, volunteers, persons or organizations conducting business with the BOP: all inmates under BOP custody or supervision.

IV. DEFINITIONS:

- A. Bureau Grievance Officer (BGO): A BOP employee who reviews and mediates appeal of the Warden's/Warden's Designee decision.
- B. Emergency Grievance: An issue that concerns matters which under regular time limits would subject the inmate to a substantial risk of personal, physical or psychological harm.
- C. Grievance: A written complaint concerning the substance or application of a policy or practice; any action toward an inmate by staff or other inmates; any condition or incident within the institution that affects an inmate.

STATE OF DELAWARE	PROCEDURE NUMBER:	PAGE:
BUREAU OF PRISONS	4.4	2 OF 7
SUBJECT: INMATE GRIEVANCE PROCEDURE		

- D. Inmate Grievance Chair (IGC): An institutional employee designated to handle inmate grievances.
- E. Inmate Grievance Procedure (IGP): The formal process provided to inmates to resolve disputes.
- F. Outside Reviewer: An individual not associated with DOC who hears inmate grievance appeals referred by the BGO and Bureau Chief of Prisons.
- H. Resident Grievance Committee (RGC): A committee comprised of institutional staff and inmates that hears inmate grievances and makes a recommendation to the Warden/Warden's Designee.
- I. Reprisal: Any action or threat of action against inmates or staff based solely on their participation or use of the IGP.
- J. Medical Grievance Committee (MGC): An institution's specific medical review authority comprised of a minimum of three medical services contractual staff from the following list:

Health Services Administrator
 Director of Nursing
 Charge Nurse
 Chief Medical Officer
 Medical Records Clerk
 Mental Health Counselor
 Chief Dental Officer
 Dental Assistant

V. PROCEDURE:

1. Copies of the IGP shall be available in each institutional housing unit, in each library, in each counselor's office, and in each IGC office.
2. All inmates, regardless of physical condition/security status/administrative status, shall be entitled to use the IGP. Inmate complaints regarding policies and conditions must be within DOC jurisdiction. This includes actions by employees, inmates, and incidents occurring within the institution that affect them personally. NOTE: Policies that have their own formal appeal mechanisms are not grievable through the IGP. Specifically excluded from the IGP are issues concerning Disciplinary, Classification, and Parole

STATE OF DELAWARE BUREAU OF PRISONS	PROCEDURE NUMBER: 4.4	PAGE: 3 OF 7
SUBJECT: INMATE GRIEVANCE PROCEDURE		

Board decisions.

3. The IGP shall afford the grievant a meaningful remedy. Relief may include an agreement by the Warden/Warden's Designee to remedy an objectionable condition within a reasonable, specified time period; change in institutional policy or practice; or restitution.
4. The IGP prohibits reprisals against staff or inmates for their use or participation in the process. If either participant experiences adverse reactions, they may appeal directly to the Warden/Warden's Designee. The Warden/Warden's Designee shall offer a written response within 10 calendar days upon receipt of the appeal. This decision is appealable to the Bureau Chief of Prisons for final disposition.
5. No staff or inmate named as a party to the grievance shall participate in any capacity in the resolution decision. This instruction includes contact for purposes of information gathering not merely decision making. Grievances filed against the IGC or appealing authority shall be referred to the next higher authority.
6. All grievances shall be kept separate from the inmate's master file. Neither staff or inmates shall have access to these records except to the extent necessary for clerical processing, resolution, or decision compliance.
7. The maximum period between initial grievance receipt and final appeal response shall not exceed 180 calendar days. If a full RGC cannot be convened as scheduled, another hearing shall be rescheduled within 7 calendar days.
8. Inmates are prohibited from submitting more than one grievance arising from a single incident.
9. If more than one inmate files a grievance on the same incident, the IGC will consolidate the staff investigations and RGC hearings into a single "group grievance". All individuals involved will be notified by the IGC.

STATE OF DELAWARE BUREAU OF PRISONS	PROCEDURE NUMBER: 4.4	PAGE: 4 OF 7
SUBJECT: INMATE GRIEVANCE PROCEDURE		

10. The IGC shall provide a copy of the response to each IGP step to the grievant within 7 calendar days of IGC receipt.
11. The RGC shall be comprised of two inmates who are elected by a majority vote from their own housing unit and two staff designated by the Warden/Warden's Designee. Designated staff should include custody and treatment staff, as well as, those who have frequent contact with the grievant's housing unit. Each RGC member has one vote; the IGC shall only vote to break a tie.
12. Inmate RGC members and two inmate alternates shall serve for a term of six months. Staff RGC members serve at the discretion of the Warden/Warden's Designee. One staff member shall be from Treatment and one from Security.
13. The RGC shall deliberate on its findings and forward its recommendation to the Warden/Warden's Designee.
14. All investigative work must be completed and documented prior to the RGC hearing.
15. Inmates are allowed to retract a grievance at any time during the process by written notice to the IGC.
16. The IGC shall submit a monthly IGP status report to the BGO and the Bureau Chief of Prisons.
17. The BGO and the Bureau Chief of Prisons share responsibility for IGP revisions/amendments. Distribution to all points of inquiry listed in #01 above shall be the responsibility of the Warden/Warden's Designee.
18. Remedies which are dependent on departments or agencies outside of the DOC may require more time for coordination of implementation steps. The IGC shall notify the grievant of the implementation plan and schedule upon receipt of written notification of concurrence by the outside entity.
19. The specific duties of the IGC and BGO are listed in the "Inmate Grievance Procedure Training Manual". Analysis of their performance is the sole responsibility of their immediate supervisors.

STATE OF DELAWARE	PROCEDURE NUMBER:	PAGE:
BUREAU OF PRISONS	4.4	5 OF 7
SUBJECT: INMATE GRIEVANCE PROCEDURE		

IGP RESOLUTION LEVELS

Level I (Informal Resolution):

The IGP process begins when an inmate files Form #584. The grievant must complete this form within 7 calendar days following the incident and forward to the IGC. The IGC shall forward the grievance to the inmates' housing unit supervisors within two days of their receipt. Housing unit supervisors shall investigate, document all findings on Form #175, attempt resolution and report results to the IGC within 3 calendar days of their receipt of the grievance. Resolution ends the IGP process; the IGC closes the file and monitors issues of compliance. Unresolved grievances are referred to Level II administration.

Level II (RGC Recommendation/Warden's Decision):

The RGC will convene within 30 calendar days of IGC receipt of the grievance to examine the issue and documented investigative data from Form #175, hear testimony, and make a recommendation. The Grievant will be offered the opportunity to participate in the RGC hearing through examination of all information presented and discussion with all participants. The RGC shall ask any question it feels relevant to the issue. If the RGC determines that further investigation is required it may grant an additional five days, by majority RGC member vote and grievant consent, to complete its work. All RGC work is to be documented and forwarded to the IGC on Form #584 RGC Recommendation. The IGC forwards the RGC recommendation to the Warden/Warden's Designee.

The Warden/Warden's Designee responds on Form #584 within 10 calendar days and forwards that response to the IGC for distribution. If the Warden/Warden's Designee and grievant concur with the RGC recommendation the grievance is deemed resolved; the IGC closes the file and monitors issues of compliance. If there is no concurrence, the case is referred to Level III administration.

Level III (The Final Decision):

The BGO will review the grievance file upon receipt. Concurrence with the Warden/Warden's Designee decision and signature by the BGO and Bureau Chief of Prisons ends the IGP process; the IGC closes the file and monitors issues of compliance. At the BGO's discretion, mediation between grievant and the Warden/Warden's Designee may be attempted or Outside Review recommended. The BGO shall recommend Outside Review in only those instances where interpretation of law or expansion of policy are necessary. The Bureau Chief of Prisons may accept or reject the BGO's written

STATE OF DELAWARE	PROCEDURE NUMBER:	PAGE:
BUREAU OF PRISONS	4.4	6 OF 7
SUBJECT: INMATE GRIEVANCE PROCEDURE		

recommendation. Decisions by the Bureau Chief of Prisons are final and not open to grievant interpretation. The Bureau Chief of Prisons will return his final decision and the grievance file to the IGC for closure and monitoring for issues of compliance.

Emergency Grievance:

Issues that concern substantial risk of personal, physical or psychological inmate injury shall be addressed immediately by the Warden/Warden's Designee. A copy of the grievance shall be sent to the IGC upon receipt by the Warden/Warden's Designee. And the Warden/Warden's Designee shall respond within one calendar day. Grievant appeals of the Warden/Warden's Designee decision will be decided by the Bureau Chief of Prisons within one calendar day upon receipt of the emergency appeal. NOTE: If the Warden/Warden's Designee should determine that the grievance does not meet the emergency criteria, the grievance shall be returned to the inmate for processing through the normal IGP process steps.

Medical Grievance:

All medical grievances must be submitted to the Inmate Grievance Chairperson (IGC) at the respective institution on Form #585. If, by chance, an inmate sends a grievance directly to the medical services contractual staff, they are to forward it first to the IGC who will log it in the institution's grievance log and then return it to the medical services contractual staff for action.

The appropriate medical staff will review the grievance and denote actions taken on the Medical Log Form #586

The medical services contractual staff will attempt an informal resolution with the inmate, upon discussion over the treatment defined on the Medical Log Form. If the Medical Grievance is resolved the inmate acknowledges this by his signature on Form #585 Informal Resolution. This signed form is forwarded to the IGC who will close out the case.

Failure to resolve the grievance informally, results in a Medical Grievance Committee hearing which will not include any medical services contractual staff previously involved in the informal resolution process. The IGC and the inmate must be present at this hearing.

Resolution closes the case; failure to resolve the case results in the inmate completing the MGC Appeal Statement section of Form #585. Upon receipt, the IGC forwards the file to the Bureau

STATE OF DELAWARE	PROCEDURE NUMBER:	PAGE:
BUREAU OF PRISONS	4.4	7 OF 7
SUBJECT: INMATE GRIEVANCE PROCEDURE		

Grievance Officer (BGO). The BGO recommends a course of action to the Bureau Chief of Prisons, who renders a final decision.

Universal Grievance:

Issues that concern the entire system and not just one inmate, a group of inmates, or one institution shall be presented by the BGO to the Bureau Chief of Prisons.

Institutional Transfer:

When possible, transfers shall be delayed for any inmate who has filed a grievance and been notified of an RGC hearing date until the hearing has concluded. If circumstance requires immediate transfer, the IGC at the institution where the grievant filed will proceed in the grievant's absence utilizing the normal IGP process steps through Level II. The Warden/Warden's Designee decision will be forwarded to the IGC at the grievant's new location for review. If the grievant appeals to Level III, the IGC at the grievant's new location shall forward the file to the IGC at the original location for BGO review. Grievances filed against the sending institution after an inmate's transfer, but inside the standard seven day window following an incident, shall be forwarded by the IGC at the new location to the IGC at the original location for processing.

Appeals:

Grievant appeals must be signed, dated and state the specific reasons on Form #584 Grievance Appeal. This form must be given to the IGC who is responsible for tracking the status of each grievance. The IGC will forward the appeal and grievance file to the BGO. Grievants shall have 3 calendar days upon receipt of their copy of the Warden/Warden's Designee decision to appeal, as well as, to include any additional information for review at the next level. NOTE: The Bureau Chief of Prisons decisions are final and not appealable.

Attachments

EXHIBIT B

DCC Delaware Correctional Center
Smyrna Landing Road
SMYRNA DE, 19977
Phone No. 302-653-9261

Date: 11/01/2005

GRIEVANCE REPORT

OFFENDER GRIEVANCE INFORMATION

Offender Name : PEPPER, MONTY C	SBI# : 00156920	Institution : DCC
Grievance # : 19576	Grievance Date : 10/19/2005	Category : Individual
Status : Unresolved	Resolution Status :	Resol. Date :
Grievance Type: Law Library	Incident Date : 10/19/2005	Incident Time :
IGC : Merson, Lise M	Housing Location : Bldg V, Tier A, Cell 8, Bottom	

OFFENDER GRIEVANCE DETAILS

Description of Complaint: Inmate claims (verbatim): Also have affidavit in on this access on wendays office Brown witness To day I was refused access to Law Libraty Mr Johnson said I made no appointment for week 10/17 which I did I make appointments every week as is my app is made for 24th oct (have copy) will make copys also will inform US DistrictCourt. V Bld only gets 8:00-9:30 fry and only 10:00 - 2:30 only allowed to get las at 10:00 nothing eloe checked untill after lunch a 12+ that leaves only 4 1/2hr in Law Library. Today there were only 5 people in there there no excuse I must have access and more access that is my right under the 1st amendment this is the only exhaustion of relife I will attempt. TimeBar/time recarch

Remedy Requested : Please- I expect more then 4 1/2 hrs a week to research I have federal case and state case if I get no response a 1983 claim will be filed I request more time in Law Library A letter to Judge Farnann US district court for relife/amendment to 05/84/jjf

INDIVIDUALS INVOLVED

Type	SBI #	Name

Inmate Copy

ADDITIONAL GRIEVANCE INFORMATION

Medical Grievance : NO	Date Received by Medical Unit :
Investigation Sent :	Investigation Sent To : Little, Michael
Grievance Amount :	

EXHIBIT C

DCC Delaware Correctional Center
Smyrna Landing Road
SMYRNA DE, 19977
Phone No. 302-653-9261

Date: 01/25/2006

GRIEVANCE INFORMATION - RGC

OFFENDER GRIEVANCE INFORMATION

Offender Name : PEPPER, MONTY C	SBI# : 00156920	Institution : DCC
Grievance # : 19576	Grievance Date : 10/19/2005	Category : Individual
Status : Unresolved	Resolution Status :	Inmate Status :
Grievance Type: Law Library	Incident Date : 10/19/2005	Incident Time :
IGC : Merson, Lise M	Housing Location : Bldg D-WEST, Tier C, Cell 12, Bottom	

RGC

Date Received : 12/08/2005

Date of Recommendation: 01/25/2006

GRIEVANCE COMMITTEE MEMBERS

Person Type	SBI #	Name	Vote
Inmate	00166958	CLARK, JEROME D	Deny
Inmate	00275064	COOPER, ANTHONY A J	Deny
Staff		Hollis, Stacy	Deny
Staff		Merson, Lise M	Deny
Staff		McCreanor, Michael	Abstain

VOTE COUNT

Uphold : 0

Deny : 4

Abstain : 1

TIE BREAKER

Person Type	SBI #	Name	Vote
-------------	-------	------	------

RECOMMENDATION

Hearing held 1/24/2006
4 - Deny

There's a process and inmate needs to follow it.

EXHIBIT D

emergancy From Guards 10
 Retaliation 9/22/05
 m.p.

FORM #584

GRIEVANCE FORM

9-14-05

FACILITY: DCCDATE: May 30 05GRIEVANT'S NAME: Monty PeppeSBI#: 00156920CASE#: 17284

TIME OF INCIDENT: _____

HOUSING UNIT: 18 B L8

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

Last week I Put in for a Legal call
 This and The one on The 3 was ignored
 or disgarded By CO Thomas or LT Seacord
 Today I ask Ballanger and Heddenger To ask
 Seacord who was in control Room They Ignored
 me yet I call Ballanger Point to me and Seacord
 was me off saying ~~him~~ Him something when They came
 Back on The Tour The refused To say what he said
 I've Been repeatedly denied Legal call since
 OCT/04 and you know IT and The de labreat

ACTION REQUESTED BY GRIEVANT:

Refusal of a constitutional Right And The Retaliation That
 Im reciving From Thomas is and has become a Criminal
 Offence And Should and will Be Treated as Such

I want Ballangers and Thomas Retaliation To STOP

GRIEVANT'S SIGNATURE: MONTYDATE: MAY 30 05

WAS AN INFORMAL RESOLUTION ACCEPTED?

____ (YES) ____ (NO)

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

GRIEVANT'S SIGNATURE: _____

DATE: _____

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
 GRIEVANT

RECEIVED

April '97 REV

MAY 31 2005

6007 3 2005
 MAY 31 2005

OUTV
 for ACTION

AT 11:30 Brought Lunch asked The co if he had
 he said ya he picked Them up yesterday other co with him

FORM #584

Impressor Copy

GRIEVANCE FORM

FACILITY: DCC DATE: Feb 16 05
 GRIEVANT'S NAME: Monty Pepper SBI#: 00156920
 CASE#: 12067 TIME OF INCIDENT: 11:13
 HOUSING UNIT: 18 B L8

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

Time now is 11:13 Just went To Talk To public defend
 office via Phone Sneed and Bambi Took me up Sneed
 Tried To intimidate me by saying are you scared saying
 that I stink and more Bambi also was saying The same
 humiliating things on The way back Bambi said To
 Sneed That There was a razor missing and maybe I knew
 about it This is consperice That These Two are going
 To set me up with a razor blade. I have searched my
 cell I found nothing The nighbor know's I did This I inform
 the public defenders office what was happening he is going To inform
 State Police I have also included This in the sute as an issue That
 ACTION REQUESTED BY GRIEVANT:

happens in hear I will Be pressing charges on Sneed and there
 is a witness To The conversation That Took Place between Bambi
 and Sneed. Also warned Public Defenders office and
 told The US Distric Court That This would take place if I filed
 and or put in Grievants, Told Sagers he ignored me and said wright Them

GRIEVANT'S SIGNATURE: [Signature] DATE: _____

UP I told Sneed That he needs To real Them in he said wright Them
 WAS AN INFORMAL RESOLUTION ACCEPTED? _____ (YES) _____ (NO) UP

I suggest you put a stop To This now!
 (COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

GRIEVANT'S SIGNATURE: _____ DATE: _____

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
 GRIEVANT

" another inmate came in for guard abuse "

RECEIVED

FEB 21 2005

I dont have a wepon or
 and on the way to court S. T. B. and many others

April '97 REV

Inmate Grievance Office

D

FORM #584

GRIEVANCE FORM

FACILITY: D CC DATE: _____GRIEVANT'S NAME: Monty Pepper SBI#: 00156920CASE#: 15946 TIME OF INCIDENT: _____HOUSING UNIT: ~~VX B28~~ ✓

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

1 I Put in a greavance on 3 months ago To get Religous services and reading material I T can be done on TV I have in property There's no reason or prison concern or danger For refuse TV's In Pe Books were sent in 2 weeks ago

ACTION REQUESTED BY GRIEVANT:

Let me have my TV for Relogus servises and my sanity

See where my Books are

GRIEVANT'S SIGNATURE: [Signature]DATE: 4 17 05

WAS AN INFORMAL RESOLUTION ACCEPTED? _____ (YES) _____ (NO)

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

GRIEVANT'S SIGNATURE: _____

DATE: _____

RECEIVED

APR 25 2005

Inmate Grievance Office

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
GRIEVANT

TV Refusal is done Malisiously To hurt and purposly denies my Right To Religion There no written Rules This is done To harm! This is crile

April '97 REV.

9/22/05
ms

copy

9-15-05

GRIEVANCE FORM

DATE: Mar 18 05

SBI#: 00156920

TIME OF INCIDENT: _____

TIME OF INCIDENT: _____

I've ask for my TV numerous Times
I can get "Regious Services" as a
HU in mate with only 9 points By
the rule Book signed By The warden
y I should have a TV Like The other
3 inmates Favoritism To worker or other
mates is agensT The 14 amendment equal Protect
wn @ my own witch cost me 190⁰⁰ and another
⁰⁰ for The remote That came with it on The Street it would
T about 50⁰⁰ As is my Right To religion is being
niced Just as it would Be if you distoryied The Korran but In

ACTION REQUESTED BY GRIEVANT: Not Muslim
"I don't receive copys within 7 days of other ones"

Please Let me have my TV for reglus Service and programs which is a right under The 14

pre contacted The ACLU To see what They Think
 all as others sent Vaughn

DATE: May 18 05

WAS AN INFORMAL RESOLUTION ACCEPTED? _____(YES) _____(NO)

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

DATE: _____

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
GRIEVANT

MAY 31 2005

Inmate Grievance Office

This is not abuse of your system April '97 REV

Th 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840,

8/29/03

only I broke Rules with I don't! The court Push's Prisoners! only

I still Expect Charges To be pressed on sneed
 I will not sign off on any of Them and how do you
 solve Them without me? FORM #584 This is very CRYPT
 This will Be covered in court. GRIEVANCE FORM charges will Be pressed with state police by 14th
 Inmate Copy

FACILITY: DCCDATE: Mar 7 05GRIEVANT'S NAME: Monty PepperSBI#: 00156920CASE#: 12633TIME OF INCIDENT: 2:30HOUSING UNIT: 18B L8

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED
 IN THE INCIDENT OR ANY WITNESSES.

Today had a grievance hearing with CO Varga? This is
 a very Rude lady she starts with a grievance 6 months
 old unsolved on head phones I say that was 6 months old
 and it was about time she said I was getting smart.
 I said no she said she could do it with out me I said
 we can do it in court that ended the hearing this is
 unbelievable to have a rude CO doing this and two
 privileged inmates to witness nothing was solved I expect
 my head phones and charges pressed on sneed and others which
 will come up in trial this is why your grievance committee
 doesn't work don't know why you have one this is the

ACTION REQUESTED BY GRIEVANT:

dumpest thing I've seen no one grievance was solved da wonder
 why I can't believe that this system is taken seriously
 these people to will be supervised and that is not a threat
 this abuse needs to be solved I see that grievance
 system is internal and crypt as is commissary and every thing

GRIEVANT'S SIGNATURE: [Signature]DATE: Mar 7 05

in this prison as the feds have determined mr carroll and

WAS AN INFORMAL RESOLUTION ACCEPTED? (YES) (NO)

you can explain this in court oh by the way no ones grievance
 was solved! wonder if any are we will see

GRIEVANT'S SIGNATURE: DATE:

This is what happens when you grievance COs very CRYPT! This is
 IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.
 an attempt To make me look bad other inmates
 cc: INSTITUTION FILE
 GRIEVANT said she was Rude to them too

RECEIVED

April '97 REV

MAR 14 2005

MAR 07 2005

Inmate Grievance Office

emergancy I wish To Speak To
 Retaliation from Guard Beuro Chief of Prison

FORM #584

GRIEVANCE FORM

FACILITY:

DCC

DATE:

Copy
May 30 05

GRIEVANT'S NAME:

Monty Pepper

SBI#:

00156 156920

CASE#:

17285

TIME OF INCIDENT:

HOUSING UNIT:

18B48

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

Today I got a Wright up from

Bambi Thomas This was from The incident that I greavanced wh. a couple of week ago she says The 11th it now The 30th This write up is in retaliation on The greavances on her she also lies saying I didn't follow orders and that I stated some one should slap that Bitch I have witness That will Prove This a Lie also follow order by taking a shower I am not violent and would not jeopardise my sute for her she

ACTION REQUESTED BY GRIEVANT:

is The Reason for The action This Last Two instances were forwarded To Fedral Court, Clerek To seek an injunk and g charges gegenst Thomas and others

↓ ACTION Requested ↓ ↓ ↓ ↓ ↓

I want my Greavances Hurd and The retaliation To Stop

GRIEVANT'S SIGNATURE:

[Signature]

DATE:

Thats not a request

WAS AN INFORMAL RESOLUTION ACCEPTED?

(YES)

✓ (NO)

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

GRIEVANT'S SIGNATURE:

DATE:

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MAY 31 2005

Inmate Grievance Office

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
GRIEVANT

In mates on This Team will Testify

at hearing and in court

April '97 REV

NO Leagal Call

I asked about My Leagal

LT. [Signature] Searcher allowed 1 [Signature] [Signature] [Signature] [Signature] [Signature]

MAY 23 2005

FORM #584

copy 14
Inmate Copy
P. 1/15

GRIEVANCE FORM

FACILITY: DCCDATE: 3 29 05GRIEVANT'S NAME: Monty PeppeSBI#: 00 15 6920CASE#: 14213TIME OF INCIDENT: —HOUSING UNIT: 18 B L8

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

on 3/7/2005 my grievance 7347 on 9/21/04 over 180 days ago was heard and upheld for Reimbursement of \$20.20 for headphones yet still Today I cannot Buy and Replace them without a c/c to me and commissary can you please Resolve as is the headphones in question only cost 2.99 on the street I feel this should had been Resolved long ago at 20⁰⁰

Also on 3/26/05 during my visit inmates guards were saying jokingly oh he hit you when one of the officers bumbled into me. The other said oh we can take that as a assault and beat me up and laughed I don't think this intimidation funny yet each grievance bring more intimidation and grievances are not going through the proper procedure. BGO should had sent these to outside reviewer and the threats should had ACTION REQUESTED BY GRIEVANT: Been Resolved yet I hear nothing

The grievance on the last two incidents are being sent to Judge Joseph J. Faram U.S. District Court and amended to my case because lack of Resolution of IGC and ongoing intimidation. Please Resolve my 734716 if that's possible. I can't go to govt town because of threats from inmates and guards that worked here I will sign on there too

GRIEVANT'S SIGNATURE: [Signature]DATE: WAS AN INFORMAL RESOLUTION ACCEPTED? (YES) (NO)

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

GRIEVANT'S SIGNATURE: DATE:

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
GRIEVANT

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APR 11 2005

April '97 REV

Inmate Grievance Office

FORM #584

GRIEVANCE FORM

12-5-05

FACILITY: DCC DATE: July 3 05
 GRIEVANT'S NAME: Monity Pepper SBI#: 00156920
 CASE#: 20938 TIME OF INCIDENT: _____
 HOUSING UNIT: ~~18B18~~ D/W

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

Landry did not go out Friday and I have
no Clean Clothes and my Towel Stinks
my cell needs cleaning 8-4 has repeatedly
Refused need a mop cant Clean floor or Toilet
The Ticer is dirty and needs cleaning

I have to Take a shower in the morning
with dirty Towel and Clothes

ACTION REQUESTED BY GRIEVANT: Please get Let someone know
we need our wash on time and I need a mop
and cleaning Supplys my cell Stinks and The
feat needs cleaning as dose my Toilet

GRIEVANT'S SIGNATURE: [Signature] DATE: July 3 05

WAS AN INFORMAL RESOLUTION ACCEPTED? _____ (YES) _____ (NO)

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

GRIEVANT'S SIGNATURE: _____ DATE: _____

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
 GRIEVANT

April '97 REV

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 JUL 11 2005
 Inmate Grievance Office

FORM #584

GRIEVANCE FORM

FACILITY: DCC DATE: 4 17 05
 GRIEVANT'S NAME: Monty Pepper SBI#: 00156920
 CASE#: ~~000000~~ 15947 TIME OF INCIDENT: _____
 HOUSING UNIT: 18 B 168 ✓

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

on 9/22/04 I put in a grievance
on The Loss of my headphones on
2 4 05 had a hearing which was
up held to reimburse me to the date
I cant get them "7 months" now need to inform
Commissary to bring them
 ACTION REQUESTED BY GRIEVANT: need to inform commissary
To get headphones 2000 only cost 299 on store
Why cant something this simple be solved?
I sent grievance To Bruno Chief of Prison,

GRIEVANT'S SIGNATURE: [Signature] DATE: 4 17 05

WAS AN INFORMAL RESOLUTION ACCEPTED? _____ (YES) _____ (NO)

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

GRIEVANT'S SIGNATURE: _____ DATE: _____

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
 GRIEVANT

RECEIVED

APR 25 2005

April '97 REV

Inmate Grievance Office

FORM #584

GRIEVANCE FORM

FACILITY: DCC DATE: 4 29 05
 GRIEVANT'S NAME: Monty Pepper SBI#: 00156920
 CASE#: 110387 TIME OF INCIDENT: 8 -
 HOUSING UNIT: ~~18 B L8~~ V bldg

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

This was Loud: enoff for Lower 11 12 10 9 6 7
 To hear and The counsler when They Counsler E Bambi
 got up stairs I ask what she said I she hallroaf
 "Loudly" I f you wernt a Child molester you
 would sign off" AT This point I started being harassed
 by inmates I asked for The counsler To come To my cell
 before he Left apperently she told him not to he Left
 I asked him for a greavance form and Bambi and
 a officer (ondor) Refused and Left The Tear she new I would
 write her up This is uncalled for I am going To look up The
 Law on This This is put me in danger This will be included in
 ACTION REQUESTED BY GRIEVANT: FF

The sute of abuses going on in DCC as well as Sussex County
 "gergetown" The next greavance will Tell The Rest.

I expect Bambi To Treat Prisoners with Due Respect
 They are hear to incareate not Punsh as The Court dose That!

GRIEVANT'S SIGNATURE: [Signature]DATE: 4 29 05

WAS AN INFORMAL RESOLUTION ACCEPTED? _____ (YES) _____ (NO)

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

GRIEVANT'S SIGNATURE: _____

DATE: _____

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
 GRIEVANT

RECEIVED

MAY 02 2005

April '97 REV

Inmate Grievance Office

Copy 9/6

FORM #584

GRIEVANCE FORM

FACILITY: DCCDATE: 4 29 05GRIEVANT'S NAME: Monty PepperSBI#: 00 15 69 20CASE#: 16388

TIME OF INCIDENT: _____

HOUSING UNIT: 18 B 48

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

This is a letter to see if you received my grievance on my headphones why grv 12067 11500 11282 were ignored and denied As is last week and this week 29th when Co Bambi was in charge we did not receive Razors That was the 11282 grv now I get a visit and cant shave on Sunday That's 2 Fridays in a row! Also if you notice People Don't sign off PC Because you Denie us TV's and Religious Services or Reading material as well as a mop to Clean our cell I've moped my cell 2 time since Oct/04 If Dose stink in hear Also no coment to Clean with I don't feel safe in population in any of the 3 Prisons I feel safe in hear. when officers in danger and That is what happens. Also using mace or pepper spray at any sing of lack of cooperation by inmate Should fall in Excessive Force This happens hear as well as George Town This is what you consider Rehabilitation! I Request Razors on The 2 days we should get them A TV would be nice Religious Services

GRIEVANT'S SIGNATURE: [Signature]

DATE: _____

I have TV in property and may be a mop or a LT to photograph my cell

WAS AN INFORMAL RESOLUTION ACCEPTED? _____ (YES) _____ (NO)

most of Problems in PC occur when officer Bambi is in charge
(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

GRIEVANT'S SIGNATURE: _____

DATE: _____

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
GRIEVANT

RECEIVED

April '97 REV

MAY 02 2005

Inmate Grievance Office

EXHIBIT E

DCC Delaware Correctional Center

Date: 10/17/2005

Smyrna Landing Road

SMYRNA DE, 19977

Phone No. 302-653-9261

GRIEVANCE INFORMATION - WARDEN**OFFENDER GRIEVANCE INFORMATION**

Offender Name : PEPPER, MONTY C	SBI# : 00156920	Institution : DCC
Grievance # : 11500	Grievance Date : 02/13/2005	Category : Individual
Status : Unresolved	Resolution Status :	Inmate Status :
Grievance Type: Miscellaneous	Incident Date : 02/13/2005	Incident Time :
IGC : McCreanor, Michael	Housing Location : Bldg V, Tier A, Cell 8, Bottom	

REFERRED TO

Due Date : Referred to: Name:

Type of Information Requested :

DECISION

Date Received : 03/11/2005

Decision Date : 10/17/2005

Vote : Deny

Comments : Denied. Protective Custody is transient housing, utilized to stabilize a situation until the inmate can be placed in the appropriate housing status. The inmate should work with Treatment staff to develop a treatment plan for his movement from Protective Custody.

cc DCC IGC

Inmate

Treatment Administrator Hosterman

Elizabeth Davis
WARDEN / WARDEN'S DESIGNEE SIGNATURE10/17/05
DATE

I WISH TO APPEAL THIS TO THE BUREAU GRIEVANCE OFFICER (B.G.O.)

YES: _____

NO: _____

GRIEVANT'S SIGNATURE

Cpl. J. M. Merson
I.G.O. SIGNATURE

DATE

RECEIVED

DATE

OCT 19 2005

Inmate Grievance Office

RECEIVED

OCT 19 2005

Inmate Grievance Office

DCC Delaware Correctional Center
 Smyrna Landing Road
 SMYRNA DE, 19977
 Phone No. 302-653-9261

Date: 03/11/2005

GRIEVANCE INFORMATION - RGC

OFFENDER GRIEVANCE INFORMATION

Offender Name : PEPPER, MONTY C	SBI# : 00156920	Institution : DCC
Grievance # : 11500	Grievance Date : 02/13/2005	Category : Individual
Status : Unresolved	Resolution Status :	Inmate Status :
Grievance Type: Miscellaneous	Incident Date : 02/13/2005	Incident Time :
IGC : Merson, Lise M	Housing Location : Bldg 18, Lower, Tier B, Cell 8, Single	

RGC

Date Received : 02/21/2005

Date of Recommendation: 03/11/2005

GRIEVANCE COMMITTEE MEMBERS

Person Type	SBI #	Name	Vote
Inmate	00188380	IRWIN, RICHARD N	Deny
Inmate	00187042	BASS, DONALD F	Deny
Staff		Kramer, William	Deny
Staff		Beall, Wayne	Deny
Staff		Vargas, Rosalie	Abstain

VOTE COUNT

Uphold : 0

Deny : 4

Abstain : 1

TIE BREAKER

Person Type	SBI #	Name	Vote
-------------	-------	------	------

RECOMMENDATION

March 07, 2005

Deny: inmate stated he signed onto P/C voluntarilly - Policy for P/C in place has option of removing himself from P/C

Note: Inmate disorderly during hearing

R. G. C Recommendation

18 BL8

This must be completed & returned to the I. G. C. within 30 calendar days

Grievant's Name: Pepper, Monty C SBI: 00156920 Case#: 11500

4-0 Deny

- I/M stated he signed on to
PIC Voluntarily ~ Policy
for PIC in place has option of
removing himself from PIC

I/M disorderly

R. G. C. Members:

Inmate Representative:

Richard Smith

Inmate Representative:

Mr. Don. Bass

Counselor:

Jody Kramer

Security:

E. J. [Signature]

Wayne Beal

I.G.C.:

CO Ronald Vargas

CC: File
Grievant

MAR 07 2005

DCC Delaware Correctional Center
Smyrna Landing Road
SMYRNA DE, 19977
Phone No. 302-653-9261

Date: 02/17/2005

GRIEVANCE REPORT

OFFENDER GRIEVANCE INFORMATION

Offender Name : PEPPER, MONTY C	SBI# : 00156920	Institution : DCC
Grievance # : 11500	Grievance Date : 02/13/2005	Category : Individual
Status : Unresolved	Resolution Status :	Resol. Date :
Grievance Type: Miscellaneous	Incident Date : 02/13/2005	Incident Time :
IGC : Merson, Lise M	Housing Location : Bldg 18, Lower, Tier B, Cell 8, Single	

OFFENDER GRIEVANCE DETAILS

Description of Complaint: Even inmates that were attacked by guards your office has egnored and told them too bad yet inmates have witnessed these attacks. Religous services and reading matenal have been purposly & mulishly denied us.

Remedy Requested : Give us our wrights back.

INDIVIDUALS INVOLVED

Type	SBI #	Name

ADDITIONAL GRIEVANCE INFORMATION

Medical Grievance : NO	Date Received by Medical Unit :
Investigation Sent :	Investigation Sent To : Sagers, Clyde
Grievance Amount :	

1. We Don't Get Access to A Regular Library
2. Religous Services we Don't Get Any, USED TO WATCH CHURCH ON T.V.
They punished us by taking our T.V.'s
3. "Inmates attacked by guards" => Inmate Pepper could not provide me with A date of incident, A Name of the Inmate allegedly assuaton, OR any STAFF Names. => I'm unable to substantiate this claim to be in anyway.

*
Grievance Not Resolved. I'm wants A
hearing at next Grievance level concerning
Access to Religous Services.

E. Michael White

02-18-05

DCC Delaware Correctional Center

Date: 02/17/2005

Smyrna Landing Road

SMYRNA DE, 19977

Phone No. 302-653-9261

INFORMAL RESOLUTION**OFFENDER GRIEVANCE INFORMATION**

Offender Name : PEPPER, MONTY C	SBI# : 00156920	Institution : DCC
Grievance # : 11500	Grievance Date : 02/13/2005	Category : Individual
Status : Unresolved	Resolution Status:	Inmate Status :
Grievance Type: Miscellaneous	Incident Date : 02/13/2005	Incident Time :
IGC : Merson, Lise M	Housing Location : Bldg 18, Lower, Tier B, Cell 8, Single	

INFORMAL RESOLUTION

Investigator Name : Sagers, Clyde	Date of Report 02/14/2005
Investigation Report :	
Reason for Referring:	

Investigator Name : Welcome, Michael	Date of Report 02/15/2005
Investigation Report :	
Reason for Referring: Please resolve. Sagers	

Offender's Signature: _____

Date : _____

Witness (Officer) : _____

impression copy
Feb 13 05

This is a grievance on you
The grievance office due
To in action and lack of Resolutions

FORM #584

GRIEVANCE FORM

FACILITY: DCCDATE: Feb 13 05GRIEVANT'S NAME: Monty PepperSBI#: 00156920CASE#: 11500TIME OF INCIDENT: TodayHOUSING UNIT: 18 B L8

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

→ Resolution oldest grievance Sep 04

Dear Mam/Sirs I have Put in numerous grievances and have gotten no response on any of them as so other inmates, even inmates that were attacked by guards your office has ignored And Told them too bad yet inmates have witness these attacks. You are in eluded in the suite which was filed today, our writes under "equal Protection" 4-14 Amendment and 8th amendment Religious services and Reading material have been purposely & mulishly denied us The housing unit makes no difference you have abarbarly Punshed me and other inmates To force us to sign off This is illegal and you know it and your attornys know Its ect are Privileges afforded to every other inmate The abuse by guard are creating

ACTION REQUESTED BY GRIEVANT:

The Lawless ness in The prison Eval gets Eval Treat Peopole yes People Like crap you get crap back Look at D Tigar This is The problm with DCC Taking us out of Society dosent mean Treat us Like This you whant To know why inmates gnoff The Treatment They get and you know This Too. give us our wrights Back!

GRIEVANT'S SIGNATURE: [Signature]DATE: Feb 13 05

WAS AN INFORMAL RESOLUTION ACCEPTED?

____ (YES) ____ (NO)

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

RECEIVED

GRIEVANT'S SIGNATURE: _____

DATE: _____

FEB 14 2005

Inmate Grievance Office

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
GRIEVANT

Also I don't expect To be moved or
Threatened To shut me up My Family is working on This
Too
April '97 REV

E

DCC Delaware Correctional Center
Smyrna Landing Road
SMYRNA DE, 19977
Phone No. 302-653-9261

Date: 10/17/2005

GRIEVANCE INFORMATION - WARDEN

OFFENDER GRIEVANCE INFORMATION

Offender Name : PEPPER, MONTY C	SBI# : 00156920	Institution : DCC
Grievance # : 11282	Grievance Date : 02/04/2005	Category : Individual
Status : Unresolved	Resolution Status :	Inmate Status :
Grievance Type: Staff Issues	Incident Date : 02/04/2005	Incident Time : 12:00
IGC : McCreanor, Michael	Housing Location : Bldg V, Tier A, Cell 8, Bottom	

REFERRED TO

Due Date : Referred to: Name:
Type of Information Requested :

DECISION

Date Received : 03/11/2005
Decision Date : 10/17/2005 Vote : Deny
Comments : Denied. Inmates are issued razors pursuant to housing rules. By way of a copy of this grievance, I am directing that Major Holman ensure that razors are being issued and collected consistently as authorized in housing rules.
cc DCC IGC
Inmate
Major Holman

Elizabeth Bustin
WARDEN / WARDEN'S DESIGNEE SIGNATURE

10/17/05
DATE

I WISH TO APPEAL THIS TO THE BUREAU GRIEVANCE OFFICER (B.G.O.) YES: _____ NO: _____

GRIEVANT'S SIGNATURE
Cpl. J. M. Merson
I.G.C. SIGNATURE

DATE
RECEIVED
OCT 19 2005
DATE
Inmate Grievance Office

DCC Delaware Correctional Center

Date: 03/11/2005

Smyrna Landing Road
SMYRNA DE, 19977
Phone No. 302-653-9261

GRIEVANCE INFORMATION - RGC**OFFENDER GRIEVANCE INFORMATION**

Offender Name : PEPPER, MONTY C SBI# : 00156920 Institution : DCC
Grievance # : 11282 Grievance Date : 02/04/2005 Category : Individual
Status : Unresolved Resolution Status : Inmate Status :
Grievance Type: Staff Issues Incident Date : 02/04/2005 Incident Time : 12:00
IGC : Merson, Lise M Housing Location : Bldg 18, Lower, Tier B, Cell 8, Single

RGC

Date Received : 02/25/2005

Date of Recommendation: 03/11/2005

GRIEVANCE COMMITTEE MEMBERS

Person Type	SBI #	Name	Vote
Inmate	00188380	IRWIN, RICHARD N	Deny
Inmate	00187042	BASS, DONALD F	Deny
Staff		Kramer, William	Deny
Staff		Beall, Wayne	Deny
Staff		Vargas, Rosalie	Abstain

VOTE COUNT

Uphold : 0

Deny : 4

Abstain : 1

TIE BREAKER

Person Type	SBI #	Name	Vote
-------------	-------	------	------

RECOMMENDATION

March 07, 2005

Deny: Razors are passed out twice a week. Note: inmate was disorderly during hearing.

R. G. C Recommendation

This must be completed & returned to the I. G. C. within 30 calendar days

Grievant's Name: Pepper, Monty

SBI: 00156920 Case#: 11282

4-0 Deny

Razors are passed out twice
a week

ITM disorderly

R. G. C. Members:

Inmate Representative:

Richard Smith

Inmate Representative:

Mr. Don Bess

Counselor:

Lee Kramer

Security:

Wayne Beal

I.G.C.:

Co Rogelio Vargas

CC: File
Grievant

MAR 07 2005

DCC Delaware Correctional Center

Smyrna Landing Road

SMYRNA DE, 19977

Phone No. 302-653-9261

GRIEVANCE REPORT**OFFENDER GRIEVANCE INFORMATION**

Offender Name : PEPPER, MONTY C SBI# : 00156920 Institution : DCC
 Grievance # : 11282 Grievance Date : 02/04/2005 Category : Individual
 Status : Unresolved Resolution Status : Resol. Date :
 Grievance Type: Staff Issues Incident Date : 02/04/2005 Incident Time : 12:00
 IGC : Merson, Lise M Housing Location : Bldg 18, Lower, Tier B, Cell 8, Single

OFFENDER GRIEVANCE DETAILS

Description of Complaint: This morning I asked c/o Boston and Loydd for a razor with no response at lunch time I asked again with no response I asked for a grievance form no response a c/o was talking to L6 (Janodoe) c/o. When trays were picked up I asked c/o Bamby for a razor she said no! I asked why she said because she said I asked for a grievance form she said no she told me that razors are a privilage. Other inmates witnessed this I haven't shaved since last fryday Tuesday I went to court the didnt let me shave. This is retaliation.

Remedy Requested : Solve this problem up to you legal action is in process agenst DCC and agenst c/oBoston and other in the profeshanl and non profeshanl status as other greaivances this has a copy and I expect action.

INDIVIDUALS INVOLVED

Type	SBI #	Name
Inmate	00156920	PEPPER, MONTY C
Staff		Boston, Kenya Q
Staff		Lloyd, Joshua
Staff		Thomas, Bambie

ADDITIONAL GRIEVANCE INFORMATION

Medical Grievance : NO Date Received by Medical Unit :
 Investigation Sent : Investigation Sent To : Sagers, Clyde
 Grievance Amount :

Says happens all the time.

will not sign

*Inmate refused to sign
 Razors passed out on Monday
 AND Thursday. Grievance was
 on a Friday.*

Smyrna Landing Road
SMYRNA DE, 19977
Phone No. 302-653-9261

INFORMAL RESOLUTION

OFFENDER GRIEVANCE INFORMATION

Offender Name : PEPPER, MONTY C	SBI# : 00156920	Institution : DCC
Grievance # : 11282	Grievance Date : 02/04/2005	Category : Individual
Status : Unresolved	Resolution Status:	Inmate Status :
Grievance Type: Staff Issues	Incident Date : 02/04/2005	Incident Time : 12:00
IGC : Merson, Lise M	Housing Location : Bldg 18, Lower, Tier B, Cell 8, Single	

INFORMAL RESOLUTION

Investigator Name : Sagers, Clyde	Date of Report 02/07/2005
Investigation Report :	
Reason for Referring:	

Investigator Name : Seacord, Thomas J	Date of Report 02/08/2005
Investigation Report :	
Reason for Referring: please resolve grievance. Sagers	

Offender's Signature: LT

Date

2/22/05

Witness (Officer)

LT Thomas J Seacord

FORM #584
GRIEVANCE FORM

~~Copy Not~~
Clyde Sagers

FACILITY: DCC Smyrna DATE: Feb 4 05
GRIEVANT'S NAME: Monty Pepper SBI#: 00156920
CASE#: 11282 TIME OF INCIDENT: 12:00
HOUSING UNIT: 18B L8

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

This morning I asked co Boston and Loydd for
a razor with no response at Lunch Time.
I asked again with no response I asked for
a greivance form no response a co was talking
To L6 (Lanodoe) co When Trays were Picked up
I asked co Bamby for a razor she said NO
I asked why she said because she said I asked for
a greivance form she said no she told me That razors
are a privilage. other inmates witnessed This
I havent shaved since Last Fryday Tuesday I went To court
The didnt Let me Shave
ACTION REQUESTED BY GRIEVANT: Solve This Problem ^{This is Retaliation}

up To you Legal action is in process
agensT DCC and agensT co Boston and other
in The Profesnal and non Profesnal statos
as other greivances This has a copy and I expect action

GRIEVANT'S SIGNATURE: [Signature] DATE: Feb 4 05

WAS AN INFORMAL RESOLUTION ACCEPTED? ☐ (YES) ☐ (NO)

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

GRIEVANT'S SIGNATURE: _____ DATE: _____

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
GRIEVANT

April '97 REV

RECEIVED
FEB 07 2005
Inmate Grievance Office

DCC Delaware Correctional Center
Smyrna Landing Road
SMYRNA DE, 19977
Phone No. 302-653-9261

Date: 07/07/2005

GRIEVANCE REPORT**OFFENDER GRIEVANCE INFORMATION**

Offender Name : PEPPER, MONTY C SBI# : 00156920 Institution : DCC
Grievance # : 15024 Grievance Date : 06/30/2005 Category : Individual
Status : Unresolved Resolution Status : Resol. Date :
Grievance Type: Staff Issues Incident Date : 06/30/2005 Incident Time :
IGC : Vargas, Rosalie Housing Location : Bldg 18, Lower, Tier B, Cell 8, Single

OFFENDER GRIEVANCE DETAILS

Description of Complaint: Inmate states : Lunch Nute gave me 4 pices of dry hard bread for peanut butter and jellie The milk was leaking and dated the 26 June I did not get to eat lunch

Remedy Requested : You are not remedying this with guard retaliation I cant go anywhere

INDIVIDUALS INVOLVED

Type	SBI #	Name
------	-------	------

ADDITIONAL GRIEVANCE INFORMATION

Medical Grievance : NO Date Received by Medical Unit :
Investigation Sent : Investigation Sent To : Taylor, Ramon
Grievance Amount :

13 July
seacord
many missing
Inmate Copy

DCC Delaware Correctional Center
Smyrna Landing Road
SMYRNA DE, 19977
Phone No. 302-653-9261

Date: 07/07/2005

INFORMAL RESOLUTION

OFFENDER GRIEVANCE INFORMATION

Offender Name : PEPPER, MONTY C	SBI# : 00156920	Institution : DCC
Grievance # : 15024	Grievance Date : 06/30/2005	Category : Individual
Status : Unresolved	Resolution Status:	Inmate Status :
Grievance Type: Staff Issues	Incident Date : 06/30/2005	Incident Time :
IGC : Vargas, Rosalie	Housing Location :Bldg 18, Lower, Tier B, Cell 8, Single	

INFORMAL RESOLUTION

Investigator Name : Taylor, Ramon Date of Report 07/07/2005

Investigation Report :

Reason for Referring:

Offender's Signature: _____

Date : _____

Witness (Officer) : _____

E

DCC Delaware Correctional Center

Date: 07/07/2005

Smyrna Landing Road

SMYRNA DE, 19977

Phone No. 302-653-9261

GRIEVANCE REPORT**OFFENDER GRIEVANCE INFORMATION**

Offender Name : PEPPER, MONTY C	SBI# : 00156920	Institution : DCC
Grievance # : 15023	Grievance Date : 07/01/2005	Category : Individual
Status : Unresolved	Resolution Status :	Resol. Date :
Grievance Type: Staff Issues	Incident Date : 07/01/2005	Incident Time :
IGC : Vargas, Rosalie	Housing Location : Bldg 18, Lower, Tier B, Cell 8, Single	

OFFENDER GRIEVANCE DETAILS

Description of Complaint: Inmate states: I got a hard dry hot dog role. I was the only one. Nure and black co served lunch Boston open gates My lettace was just small pices and wet may be spit I saved some I told Thomas to get me a Lt she refused she tried to get the role back I refused Proter and counselor Cramer came on the tear Porter refused to look Cramer looked at my tray and hot dog role Taped it on the glass to show how stiff it was he said he say something Porter refused

Remedy Requested : The last wright up you egnored remedy This I didnt get to eat lunch again I want Thomas Nute Boston repremanded at the least they are unprofeshani and should be fired

INDIVIDUALS INVOLVED

Type	SBI#	Name
------	------	------

ADDITIONAL GRIEVANCE INFORMATION

Medical Grievance : NO	Date Received by Medical Unit :
Investigation Sent :	Investigation Sent To : Taylor, Ramon
Grievance Amount :	

Suacord
13 July

Inmate Copy

DCC Delaware Correctional Center
Smyrna Landing Road
SMYRNA DE, 19977
Phone No. 302-653-9261

Date: 02/13/2006

INFORMAL RESOLUTION

OFFENDER GRIEVANCE INFORMATION

Offender Name : PEPPER, MONTY C	SBI# : 00156920	Institution : DCC
Grievance # : 23497	Grievance Date : 02/03/2006	Category : Individual
Status : Unresolved	Resolution Status:	Inmate Status :
Grievance Type: Health Issue (Medical)	Incident Date : 02/03/2006	Incident Time :
IGC : Merson, Lise M	Housing Location :Bldg D-WEST, Tier C, Cell 12, Bottom	

INFORMAL RESOLUTION

Investigator Name : Rodweller, Deborah

Date of Report 02/13/2006

Investigation Report :

Reason for Referring:

Offender's Signature: _____

Date : _____

Witness (Officer) : _____

EXHIBIT F

WM m Pepper
SBI# 156920 UNIT D0
DELAWARE CORRECTIONAL CENTER
1181 PADDOCK ROAD
SMYRNA, DELAWARE 19977



**U.S.M.S.
X-RAY**

Office of The Clerk
United States District Court
844 N King Street Box 18
Wilmington Del
19801-3520

9-1-1 M